EXHIBIT 22

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1 2	COOLEY LLP MICHAEL G. RHODES (116127) (mrhodes@c	ooley.com)
	MATTHEW D. BROWN (196972) (brownmd@ JEFFREY M. GUTKIN (216083) (gutkinjm@co	cooley.com)
3	101 California Street. 5th Floor San Francisco, CA 94111-5800	
5	Telephone: (415) 693-2000 Facsimile: (415) 693-2222	RECEIVED
6	FACEBOOK, INC. COLIN S. STRETCH (205144) (colin@fb.com)	JUN 27 2011
7	SANDEEP N. SOLANKI (244005) (ssolanki@f 1601 S. California Ave.	b.com) ARNS LAW FIRM
8	Palo Alto, CA 94304 Telephone: (650) 853-1300 Facsimile: (650) 543-4800	
9		
10	Attorneys for Defendant FACEBOOK, INC.	
11	UNITED STATES	DISTRICT COURT
	NORTHERN DISTRI	CT OF CALIFORNIA
12	SAN JOSE	DIVISION
13		
14	ANCEL EDALEY, DALIT WANC, GUGAN	
15	ANGEL FRALEY; PAUL WANG; SUSAN MAINZER; JAMES H. DUVAL, a minor, by	Case No. CV 11-01726 LHK (PSG)
16	and through JAMES DUVAL, as Guardian ad Litem; and WILLIAM TAIT, a minor, by and	DEFENDANT FACEBOOK, INC.'S RESPONSES AND OBJECTIONS TO
17	through RUSSELL TAIT, as Guardian ad Litem; individually and on behalf of all others similarly situated,	PLAINTIFFS' REQUESTS FOR ADMISSIONS SETS ONE - FIVE
18	Plaintiffs,	
19	3000	
20	v.	,
21	FACEBOOK, INC., a corporation; and DOES 1-100,	
22	Defendants.	
23		
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28		
AW O	1	DEFENDANT'S RESPONSES AND OBJECTIONS TO PLTFS' RFA, SETS ONE - FIVE

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

DEFENDANT'S RESPONSES AND OBJECTIONS TO PLTFS' RFA, SETS ONE - FIVE CV 11-01726 LHK (PSG)

REQUEST FOR ADMISSION No. 1.3:

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Admit that SPONSORED STORIES has been available on FACEBOOK.COM since January 25, 2011.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.3:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 16, incorporated herein by reference as though fully set forth herein. Defendant further objects to this Request on the grounds that the phrase "has been available" is vague, ambiguous and unintelligible in the context of this Request. Defendant further objects to this Request as premature, as set forth in Defendant's June 21, 2011 Motion for Protective Order.

REQUEST FOR ADMISSION NO. 1.4:

Admit that SPONSORED STORIES are advertisements within the meaning of California Civil Code section 3344.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.4:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 16, incorporated herein by reference as though fully set forth herein. Defendant further objects to this Request as calling for a legal conclusion. Defendant further objects to this Request as premature, as set forth in Defendant's June 21, 2011 Motion for Protective Order.

REQUEST FOR ADMISSION NO. 1.5:

Admit that SPONSORED STORIES is an advertising service provided by FACEBOOK to advertisers.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.5:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 16, incorporated herein by reference as though fully set forth herein. Defendant further objects to this Request on the grounds that the phrase "advertising service" is

vague, ambiguous and unintelligible. Defendant further objects to this Request as calling for a legal conclusion. Defendant further objects to this Request as premature, as set forth in Defendant's June 21, 2011 Motion for Protective Order.

REQUEST FOR ADMISSION NO. 1.6:

Admit that SPONSORED STORIES are advertisements to MEMBERS.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.6:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 16, incorporated herein by reference as though fully set forth herein. Defendant further objects to this Request on the grounds that the phrase "advertisements to MEMBERS" is vague, ambiguous and unintelligible. Defendant further objects to this Request as calling for a legal conclusion. Defendant further objects to this Request as premature, as set forth in Defendant's June 21, 2011 Motion for Protective Order.

REQUEST FOR ADMISSION NO. 1.7:

Admit that MEMBERS whose IDENTITIES (when applied to a MEMBER, means full name, photograph, voice, signature, likeness and identity of that MEMBER as known by YOU) are used in a SPONSORED STORY advertisement are not compensated for such use.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.7:

Defendant objects to this Request as calling for an admission with no relevance that is not reasonably calculated to lead to the discovery of admissible evidence. Defendant further objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORY" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 16, incorporated herein by reference as though fully set forth herein. Defendant further objects to the premise of this Request, including the suggestion that Sponsored Stories are advertisements that use members' identities. Defendant further objects to this Request as the term "compensated" and phrase "such use" are vague, ambiguous and unintelligible. Defendant further objects to this Request on the grounds that Plaintiffs' defined term "IDENTITIES" is vague, ambiguous, and unintelligible for the reasons set forth in General Objection Number 18, incorporated herein by

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1 2 3 4 5	COOLEY LLP MICHAEL G. RHODES (116127) (mrhodes@c MATTHEW D. BROWN (196972) (brownmd@ JEFFREY M. GUTKIN (216083) (gutkinjm@cc JAMES M. PENNING (229727) (jpenning@cool 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222	cooley.com)		
6 7 8 9	FACEBOOK, INC. COLIN S. STRETCH (205144) (colin@fb.com) SANDEEP N. SOLANKI (244005) (ssolanki@f 1601 S. California Ave. Palo Alto, CA 94304 Telephone: (650) 853-1300 Facsimile: (650) 543-4800			
10	Attorneys for Defendant FACEBOOK, INC.			
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRI	ICT OF CALIFORNIA		
13	SAN JOSE	EDIVISION		
14				
15	ANGEL FRALEY; PAUL WANG; SUSAN MAINZER; JAMES H. DUVAL, a minor, by	Case No. CV 11-01726 LHK (PSG)		
16 17 18	and through JAMES DUVAL, as Guardian ad Litem; and WILLIAM TAIT, a minor, by and through RUSSELL TAIT, as Guardian ad Litem; individually and on behalf of all others similarly situated,	DEFENDANT FACEBOOK, INC.'S AMENDED RESPONSES AND OBJECTIONS TO PLAINTIFFS' REQUESTS FOR ADMISSIONS		
19	Plaintiffs,	SETS ONE - FIVE		
	4			
20	V.			
21	FACEBOOK, INC., a corporation; and DOES 1-100,			
22	Defendants.			
23				
24	PURSUANT TO THE PARTIES' ST	TIPULATED PROTECTIVE ORDER		
25				
26	REQUESTS NO. 1.3 AND 4.9 DESIGNATED: CONFIDENTIAL			
27				
28				
COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO	1	DEFENDANT'S AMENDED RESPONSES AND OBJECTIONS TO PLTFS' RFA, SETS ONE - FIVE NO. CV 11-01726 LHK (PSG)		

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between you and us, without regard to conflict of law provisions." Except as otherwise expressly admitted, this Request is denied.

REQUEST FOR ADMISSION No. 1.2:

Admit that FACEBOOK created SPONSORED STORIES (the content found at FACEBOOK.COM and the scheme by which it is generated, known by that NAME, and offered as an advertising service by FACEBOOK. The term also includes the system which generates and delivers SPONSORED STORIES content).

RESPONSE TO REQUEST FOR ADMISSION NO. 1.2:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is overly broad, vague, and ambiguous for the reasons set forth in General Objection Number 11, incorporated herein by reference as though fully set forth herein. Defendant will construe "SPONSORED STORIES" as set forth in its General Objections. Defendant objects to this Request on the grounds that the term "created" is vague and ambiguous in the context of this Request. Subject to and without waiving the General and Specific Objections, Defendant responds as follows:

Facebook admits that it developed and implemented the service and process through which user-created content may be republished on Facebook web pages as Sponsored Stories, subject to users' account and privacy settings. Except as otherwise expressly admitted, this Request is denied.

REQUEST FOR ADMISSION NO. 1.3:

Admit that SPONSORED STORIES has been available on FACEBOOK.COM since January 25, 2011.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.3:

Defendant objects to this Request on the grounds that Plaintiffs' defined term "SPONSORED STORIES" is overly broad, vague, and ambiguous for the reasons set forth in General Objection Number 11, incorporated herein by reference as though fully set forth herein. Defendant will construe "SPONSORED STORIES" as set forth in its General Objections. Defendant further objects to this Request on the grounds that the phrase "has been available" is

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1	vague and ambiguous in the context of this Request. Subject to and without waiving the General		
2	and Specific Objections, Defendant responds as follows:		
3	****		
4	CONFIDENTIAL		
5	Facebook admits that the official launch of Sponsored Stories on Facebook.com occurred		
6	on January 25, 2011. Facebook ran limited (unpaid) tests of Sponsored Stories on Facebook.com		
7	beginning in approximately October 2010.		
8	CONFIDENTIAL		
9	****		
10	REQUEST FOR ADMISSION No. 1.4:		
11	Admit that SPONSORED STORIES are advertisements within the meaning of California		
12	Civil Code section 3344.		
13	RESPONSE TO REQUEST FOR ADMISSION No. 1.4:		
14	Defendant objects to this Request on the grounds that Plaintiffs' defined term		
15	"SPONSORED STORIES" is overly broad, vague, and ambiguous for the reasons set forth in		
16	General Objection Number 11, incorporated herein by reference as though fully set forth herein.		
17	Defendant will construe "SPONSORED STORIES" as set forth in its General Objections.		
18	Defendant further objects to this Request as calling for a legal conclusion. Subject to and without		
19	waiving the General and Specific Objections, Defendant responds as follows:		
20	Facebook denies this Request.		
21	REQUEST FOR ADMISSION NO. 1.5:		
22	Admit that SPONSORED STORIES is an advertising service provided by FACEBOOK		
23	to advertisers.		
24	RESPONSE TO REQUEST FOR ADMISSION No. 1.5:		
25	Defendant objects to this Request on the grounds that Plaintiffs' defined term		
26	"SPONSORED STORIES" is overly broad, vague, and ambiguous for the reasons set forth in		
27	General Objection Number 11, incorporated herein by reference as though fully set forth herein.		
28	Defendant will construe "SPONSORED STORIES" as set forth in its General Objections.		

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Defendant further objects to this Request on the grounds that the phrase "advertising service" is vague and ambiguous in the context of this Request. Defendant further objects to this Request as calling for a legal conclusion. Subject to and without waiving the General and Specific Objections, Defendant responds as follows:

Facebook admits that some third parties pay a fee to have user-generated stories that are eligible to appear in users' Facebook Friends' News Feeds, subject to the users' account and privacy settings, redisplayed on certain pages on Facebook.com. Except as otherwise expressly admitted, this Request is denied.

REQUEST FOR ADMISSION NO. 1.6:

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Admit that SPONSORED STORIES are advertisements to MEMBERS.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.6:

Defendant objects to this Request on the grounds that Plaintiffs' defined terms "MEMBERS" and "SPONSORED STORIES" are overly broad, vague, and ambiguous for the reasons set forth in General Objection Numbers 10 and 11, incorporated herein by reference as though fully set forth herein. Defendant will construe "MEMBERS" and "SPONSORED STORIES" as set forth in its General Objections. Defendant further objects to this Request on the grounds that the phrase "advertisements to MEMBERS" is vague and ambiguous in the context of this Request. Defendant further objects to this Request as calling for a legal conclusion. Subject to and without waiving the General and Specific Objections, Defendant responds as follows:

Facebook denies this Request.

REQUEST FOR ADMISSION NO. 1.7:

Admit that MEMBERS whose IDENTITIES (when applied to a MEMBER, means full name, photograph, voice, signature, likeness and identity of that MEMBER as known by YOU) are used in a SPONSORED STORY advertisement are not compensated for such use.

RESPONSE TO REQUEST FOR ADMISSION NO. 1.7:

Defendant objects to this Request on the grounds that Plaintiffs' defined terms "MEMBERS" and "SPONSORED STORY" are overly broad, vague, and ambiguous for the reasons set forth in General Objection Numbers 10 and 11, incorporated herein by reference as